1	UNITED STATES DISTRICT COURT	
2	DISTRICT OF NEVADA	
3 4 5 6	TAHOE CABIN, LLC, et al.,  Plaintiffs  v.	Case No.: 3:22-cv-00175-RCJ-CSD  Order
7 8 9	FEDERAL HIGHWAY ADMINISTRATION, et al.,  Defendants	
10 11 12 13 14 15 16 17	In the absence of a motion to stay citing specific authority supporting Defendants'  position that they are not required to produce the administrative record until 90 days after any  denial of their pending motion to dismiss¹ or until after they file their answer², Defendants shall  produce the administrative record to Plaintiffs within 10 days of the date of this Order.  The parties' competing proposed discovery plan and scheduling orders (ECF Nos. 35, 36)  are DENIED. The parties shall file a status report within 30 days. The status report shall  address, among other relevant discovery matters, whether any extra-record discovery is  necessary, and if so, the basis for such discovery.  IT IS SO ORDERED.	
<ul><li>18</li><li>19</li><li>20</li><li>21</li><li>22</li><li>23</li></ul>	Dated: August 31, 2022  1 See ECF No. 35 at 3.	Craig S. Denney United States Magistrate Judge
	<sup>2</sup> As asserted by the Government at the August 31, 2022 hearing.	